### State of California, State Water Resources Control Board **Division of Water Rights**

P.O. Box 2000, Sacramento, CA 95812-2000 Info: (916) 341-5300, FAX: (916) 341-5400 Web: <a href="http://waterrights.ca.gov">http://waterrights.ca.gov</a>

# SUPPLEMENTAL STATEMENT OF WATER DIVERSION AND USE

If the information below is inaccurate, please line it out in red and provide current information. Notify this office if ownership or address changes occur during the coming year.

Please Complete and Return this Form by JULY 1, 2007

Primary Owner: U S TOIYABE NATL FOREST

S009789

2004, 2005, 2006

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	b.	If you are claiming credit due to the substitution of reclaimed water, desalinated water or polluted water in lieu of appropriative right under section 1010 of the Water Code, please show amounts of reduced diversions and amou supply used:	a claimed pre nts of substit	-1914 tute wa
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		Amount of substitute water supply used: Year(AF/MG) Year(AF/MG) Year	(AF/MG)	
		I have data to support the above surface water use reductions due to the use of a substitute water supply. YES_		<u>K</u> _
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	a.	Are you now using groundwater in lieu of surface water? YES NOX		
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A riparian right enables an owner of land bordering a natural lake or stream to take and use water on his riparian land. Riparian land must be in the same watershed as the water source and must never have been severed from the sources of supply by an intervening parcel without reservation of the riparian right to the severed parcel. Generally, a riparian water user must share the water supply with other riparian users. Riparian rights may be used to divert the natural flow of a stream but may not be used to store water for later use or to divert water which originates in a different watershed, water previously stored by others, return flows from use of groundwater, or other "foreign" water to the natural stream system.

An appropriative right is required for use of water on non-riparian land and for storage of water. Generally, appropriative rights may be exercised only when there is a surplus not needed by riparian water users. Since 1914, new appropriators have been required to obtain a permit and license from the State. Appropriative rights can be granted to waters "foreign" to the natural stream system.

Statements of Water Diversion and Use must be filed by riparian and pre-1914 appropriative water users as set forth in Water Code section 5100 with specific exceptions. The filing of a statement (1) provides a record of water use, (2) enables the State to notify such users if someone proposes a new appropriation upstream from their diversions, and (3) assists the State to determine if additional water is available for future appropriators.

The above discussion is provided for general information. For more specific information concerning water rights, please contact an attorney or write to this office. We have several pamphlets available. They include: (1) Statements of Water Diversion and Use, (2) Information Pertaining to Water Rights in California, and (3) Appropriation of Water in California.

# STATE OF CALIFORNIA STATE WATER RESOURCES CONTROL BOARD Division of Water Rights

P.O. BOX 2000 SACRAMENTO, CA 95812-2000 SACRAMENTO, CA 95814-2000 SACRAMENTO, CA 95814-2000 SACRAMENTO, CA 95814-2000 SACRAMENTO, CA 95812-2000 SACRAMENTO, CA 95814 SACRAMENTO,

DIVERTER OF RECORD:  U. S. TOTYABE NATL FOREST 1200 FRANKLIN MAY SPARKS, IN 89431  TELEPHONE NUMBER: 1200 FRANKLIN MAY SOURCE: LONG VALLEY CREEK  FRIBUTARY TO: HONEY LAKE COUNTY: SIERRA  DIVERSION WITHIN: NW1/4 OF SW1/4 SECTION 36, T21N, R17E, MD8&M.  STRUCTIONS: Please complete Items A. B. and C. Item D. should be completed if you replace or part jof your regular water supply with reclaimed or polluted water. RETURN STRUCTIONS: Please complete Items A. B. and C. Item D. should be completed if you replace or part jof your regular water supply with reclaimed or polluted water. RETURN STRUCTIONS: Please complete Items A. B. and C. Item D. should be completed if you replace or part jof your regular water supply with reclaimed or polluted water. RETURN Amounts of Luse - Fill in the amount of water used.    Amounts   Gallons		•	3	OFFLEI	VIEIVI A	LJIA	I CIALGÍA	][; UI = W	7A-11LI1	DIVERSE	אוטוע ה	110 00	-	
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IF, NAME/ADDRESS/PHONE NO. IS WRONG OR MISSING, PLEASE CORRECT.  SQURCE: LONG VALLEY CREEK  RIBUTARY TO: HONEY LAKE  COUNTY: SIERRA  DIVERSION  WITHIN: NW1/4 OF SW1/4 SECTION 36, T21N, R17E, MDB&M.  STRUCTIONS: Please complete items A B and C. Item D should be completed if you replace or part for your regular water supply with reclaimed or polluted water. RETURN IIS FORM BY JULY 1, 1991. (Additional information on reverse side of this form Amount of Use - Fill in the amount of water used Amounts: Gallons below are: St Accrefeet (Annount), check the months in which water was used.  1988    Jan	S	PARKS,	В УИ	57457										
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# GENERAL INFORMATION PERTAINING TO WATER RIGHTS IN CALIFORNIA

There are two principal types of surface water rights in California. They are riparian and appropriative rights.

A riparian right enables an owner of land bordering a natural lake or stream to take and use water on his riparian land. Riparian land must be in the same watershed as the water source and must never have been severed from the source of supply by an intervening parcel without reservation of the riparian right to the severed parcel. Generally, a riparian water user must share the water supply with other riparian users. Riparian rights may be used to divert the natural flow of a stream but may not be used to store water for later use or to divert water which originates in a different watershed, or return flows from use of groundwater.

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"Statements of Water Diversion and Use"

"Information Pertaining to Water Rights in California"

"Water Rights for Stockponds Constructed Prior to 1969"

"Appropriation of Water in California"

## STATE OF CALIFORNIA STATE WATER RESOURCES CONTROL BOARD Division of Water Rights

P.O. BOX 2000 SACRAMENTO, CA 95810 901 PST. SACRAMENTO COURCES

(916) (324503 2000)

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SUPPLEMENTAL STATEMENT OF WATER DIVERSION AND USE

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# GENERAL INFORMATION PERTAINING TO WATER RIGHTS IN CALIFORNIA

There are two principal types of surface water rights in California. They are riparian and appropriative rights.

A <u>riparian</u> <u>right</u> enables an owner of land bordering a natural lake or stream to take and use water on his riparian land. Riparian land must be in the same watershed as the water source and must never have been severed from the source of supply by an intervening parcel without reservation of the riparian right to the severed parcel. Generally, a riparian water user must share the water supply with other riparian users. Riparian rights may be used to divert the natural flow of a stream but may not be used to store water for later use or to divert water which originates in a different watershed, or return flows from use of groundwater.

An appropriative right is required for use of water on nonriparian land and for storage of water. Generally, appropriative rights may be exercised only when there is a surplus not needed by riparian water users. Since 1914 new appropriators have been required to obtain a permit and license from the State.

Statements of Water Diversion and Use must be filed by riparian and pre-1914 appropriative water users. The filing of a statement (1) provides a record of water use, (2) enables the State to notify such users if someone proposes a new appropriation upstream from their diversion, and (3) assists the State to determine if additional water is available for future appropriators.

The above discussion is provided for general information. For more specific information concerning water rights, please contact an attorney or write to this office. We have several pamphlets available. They include:

"Statements of Water Diversion and Use"

<sup>&</sup>quot;Information Pertaining to Water Rights in California"

<sup>&</sup>quot;Water Rights for Stockponds Constructed Prior to 1969"

<sup>&</sup>quot;Appropriation of Water in California"